

1 Robert J. McLaughlin, Esq. #6272701
2 Hart McLaughlin & Eldridge, LLC
22 West Washington, Suite 1600
3 Chicago, IL 60602
4 (312) 955-0545
4 (312) 971-9243 (Fax)
5 rmclaughlin@hmelegal.com

7 **UNITED STATES DISTRICT COURT**
8 **FOR THE DISTRICT OF ARIZONA**

9 TERRANCE TRADER,

Case No. 2:19-cv-00311-DGC

10 Plaintiff,

(Lead Case 2:15-md-02641-DGC)

11 v.

12 C.R. BARD, INC., et al.

13 Defendant

14

15 **RULE 41(a)(1)(A)(ii) STIPULATION TO VOLUNTARILY DISMISS**

16 Now come the parties, Plaintiff, TERRANCE TRADER, by and through his attorney Robert
17 J. McLaughlin of Hart, McLaughlin & Eldridge, LLC, and Defendant, C.R. BARD, INC., by and
18 through its attorney Sean Kirwin of Nelson Mullins who hereby stipulate to a voluntarily dismissal
19 of this action pursuant to Rule 41(a)(1)(A)(ii).

20 IT IS SO STIPULATED:

21 Dated: December 31, 2019

Respectfully submitted,

22 Hart McLaughlin and Eldridge, LLC

23 /s/ Robert J. McLaughlin

24 Attorneys for Plaintiff

25 Robert J. McLaughlin, Esq. #6272701

26 Hart McLaughlin & Eldridge, LLC

27 22 West Washington, Suite 1600

28 Chicago, IL 60602

(312) 955-0545

(312) 971-9243 (Fax)

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Nelson Mullins

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1 rmclaughlin@hmelegal.com
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/s/ Richard.North@nelsonmullins.com
Attorneys for Defendant
Richard North, Esq.
Nelson Mullins
201 17th Street NW, Suite 1700
Atlanta, GA 30363
(404) 322-6000
(404) 322-6050 (Fax)
Richard.North@nelsonmullins.com